The Honorable Benjamin H. Settle 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT TACOMA 9 UNITED STATES OF AMERICA, 10 NO. 3:12-CV-5992-BHS Plaintiff, 11 v. STIPULATED SETTLEMENT 12 **AGREEMENT** APPROXIMATELY 1,784,000 13 CONTRABAND CIGARETTES OF 14 ASSORTED BRANDS SEIZED FROM THE INDIAN COUNTRY SMOKE SHOP MAIN 15 STORE; et al. 16 Defendants. 17 18 Plaintiff United States of America and claimant Dennis Harris, Jr., by and through 19 the undersigned counsel, hereby enter into this Stipulated Settlement Agreement upon the 20 terms and conditions set forth below. 21 The United States filed an Amended Verified Complaint for Forfeiture In Rem 22 against the defendant property, consisting of several vehicles, currency, and contraband 23 cigarettes, on March 19, 2013, alleging the assets were (A) contraband cigarettes that 24 were knowingly and unlawfully possessed in violation of 18 U.S.C. § 2342(a), and thus 25

subject to forfeiture pursuant to 18 U.S.C. § 2344(c); (B) property constituting or derived

2342(a), and thus subject to forfeiture pursuant to 18 U.S.C. § 981(a)(1)(C); (C) a vehicle

from proceeds traceable to contraband cigarette trafficking in violation of 18 U.S.C. §

1

26

27

involved in the violation of transportation of contraband, in violation of 49 U.S.C. § 80302(b) and 18 U.S.C. § 2342(a), and thus subject to forfeiture pursuant to 49 U.S.C. § 80303; and/or (D) property involved in structured transactions in violation of 31 U.S.C. § 5324(a)(3), and thus subject to forfeiture pursuant to 31 U.S.C. § 5317(c)(2) and 18 U.S.C. § 981(a)(1)(A). Docket 26. Claimant Dennis Harris, Jr. filed Claims to three defendant vehicles, one 2009 Cadillac CTS-V, VIN 1G6DN57P290148380, one 2006 Dodge Ram 1500 pickup truck, VIN 1D7HA18256S529667, and one 2003 Hummer H2, VIN 5GRGN23UX3H147134. *Id.*, Dockets 30 and 31.

In a related civil forfeiture case, *United States v. \$549,977.45*, et al., No. 2:11-cv-1975JLR, the United States filed a Verified Complaint for Forfeiture on November 28, 2011, against defendant property, consisting of \$549,977.45 in United States currency and one 2005 Cadillac Escalade, VIN 1GYEK63N85R212801. *Id.*, Docket 1. Claimant Dennis Harris, Jr. filed a Claim to the defendants \$549,977.45 and 2005 Cadillac Escalade on January 9, 2012. *Id.*, Docket 7.

STIPULATION

- 1. Plaintiff United States stipulates and agrees to return \$125,000.00 of the defendant \$549,977.45 in United States currency, in the above-referenced related case, to claimant Dennis Harris, Jr., through his attorney, John Henry Browne.
- 2. Claimant Dennis Harris, Jr. agrees to withdraw his claim to the remaining \$424,977.45 in United States currency and to the defendant 2005 Cadillac Escalade, VIN 1GYEK63N85R212801, and not to oppose the United States' Motion for Judgment of Forfeiture as to said property, in the above-referenced related case.
- 3. Plaintiff United States stipulates and agrees to dismiss its forfeiture action against and to return the defendant 2009 Cadillac CTS-V, VIN 1G6DN57P290148380, in this case, to claimant Dennis Harris, Jr., through his attorney, John Henry Browne.
- 4. Claimant Dennis Harris, Jr. agrees to withdraw his claim to the defendant 2006 Dodge Ram 1500 pickup truck, VIN 1D7HA18256S529667, and the defendant 2003 Hummer H2, VIN 5GRGN23UX3H147134, in this case, and not to oppose the

United States' Motion for Judgment of Forfeiture as to said vehicles to be filed in that case.

- 5. Claimant Dennis Harris, Jr. further stipulates and agrees he has no interest in any of the remaining defendant property to which he has not filed a claim.
- 6. The return of property to claimant Dennis Harris, Jr. is not intended to result in that individual being considered a "prevailing party" in this case or the above referenced related civil forfeiture case so that he may not recover attorney's fees pursuant to 28 U.S.C. § 2465.
- 7. Claimant Dennis Harris, Jr. understands and agrees that by entering into this stipulated agreement, he waives any rights to further litigate his interest in the property and to petition for remission or mitigation of the forfeiture. Thereafter, unless specifically directed by an order of the Court, claimant Dennis Harris, Jr. shall be excused and relieved from further participation in this action.
- 8. This Stipulated Settlement Agreement represents a full settlement and satisfaction of all ownership and possessory claims by claimant Dennis Harris, Jr. to the defendant property in this case and in the above-referenced related civil forfeiture case. Further, this Stipulated Settlement Agreement represents a full settlement and satisfaction of any and all claims by the plaintiff United States for the forfeiture of the above-referenced three defendant vehicles in this case. The parties shall execute further documents to the extent necessary to implement the terms of this Stipulated Settlement. Each party is to bear its own costs and attorney's fees.
- 9. Claimant Dennis Harris, Jr. hereby agrees to release and forever discharge the United States, its agencies, agents, employees, and officers, and any other foreign, state, or local law enforcement agents or officers involved in the investigation relating to this case, from any and all claims, liens, demands, obligations, actions, causes of action, indemnifications, damages, liabilities, losses, costs and expenses, of any nature whatsoever, known or unknown, past, present or future, ascertained or unascertained, suspected or unsuspected, existing or claimed to exist, which said claimant, his respective

heirs, successors, or assigns may have had, now have, or may hereafter have, arising out of the seizure, handling and disposition of the defendant property in this case and above-referenced related case, the investigation leading to such actions, and the subsequent forfeiture proceedings, including any claims for interest or attorney's fees.

10. This agreement shall not be construed to create rights in, or grant any cause of action to, any third party not covered by this agreement.

DATED: 4/26/16

/s/Richard E. Cohen

RICHARD E. COHEN
J. TATE LONDON
Assistant U.S. Attorneys
700 Stewart Street, Suite 5220
Seattle, WA 98101-1271
(206) 553-4665; (206) 553-6934 (fax)
Email: Richard.E.Cohen@usdoj.gov
Tate.London@usdoj.gov

Counsel for Plaintiff United States of America

DATED: 4 28/6

JOHN HENRY PROWNE

Law Offices of John Henry Browne, P.S.

200 Delmar Building 108 S. Washington Street

Seattle, WA 98104

(206) 388-0777; (206) 388-0780 (fax)

Email: johnhenry@jhblawyer.com
Counsel for Claimant Dennis Harris, Jr.

1 **ORDER** This Stipulated Settlement Agreement is hereby APPROVED and its terms are 2 3 hereby ORDERED 4 DATED: 5 6 United States District Judge 7 8 9 Presented by: 10 /s/Richard E. Cohen RICHARD E. COHEN 11 Assistant U.S. Attorney 12 700 Stewart Street, Suite 5220 Seattle, WA 98101-1271 13 (206) 553-4665 14 (206) 553-6934 (fax) Richard, E. Cohen@usdoj.gov 15 16 17 18 19 20 21 22 23 24 25 26 27

28